

From: Jon C
To: Microsoft ATR
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Subject: Microsoft Settlement

I feel that the Proposed Final Judgement is not restrictive enough. There are too many loop holes that fail to prohibit Anticompetitive practices against OEMs, large user groups (Enterprises), and Windows-compatible competing operating systems.

As one small example of the many missing pieces I propose an amendment:

III. A. 2. shipping a Personal Computer that (a) includes both a Windows Operating System Product and a non-Microsoft Operating System, or (b) will boot with more than one Operating System, OR (C) INCLUDES A NON-MICROSOFT OPERATING SYSTEM BUT NO WINDOWS OPERATING SYSTEM PRODUCT; or

The amendment in all CAPS would prohibit anticompetitive practices against OEMs who distribute non-Microsoft operating systems.

The Proposed Final Judgement is merely a slap on the wrist to Microsoft and allows them many avenues to continue their illegal Anticompetitive practices. Microsoft is now a convicted Monopolist and strict rules must be placed on them to prohibit any further Monopolistic/Anticompetitive practices.

Thank you,

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